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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION, : Adv. Pro. No. 08-01789 (BRL)
Plaintiff-Applicant, : SIPA LIQUIDATION
: (Substantively Consolidated)

BERNARD L. MADOFF INVESTMENT
SECURITIES LLC.

Defendant.

In re:

BERNARD L. MADOFF,

Debtor.

IRVING H. PICARD, Trustee for the Liquidation
of Bernard L. Madoff Investment Securities LLC,

Adv. Pro. No. 10-04791 (BRL)

Plaintiff,

V.

SAMUEL ROBINSON,

Defendant.

DEFENDANT'S ANSWER WITH AFFIRMATIVE DEFENSES

Defendant Samuel Robinson (“Defendant”), by his undersigned attorneys, hereby respond to the complaint filed by Irving H. Picard, Trustee for the Liquidation of Bernard L.

Madoff Investment Securities LLC (“Plaintiff”) in the above captioned adversary proceeding (the “Complaint”), and respectfully avers as follows:

1. Paragraph 1 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 1 and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

2. Defendant denies that he received other peoples’ money but admits that he received certain transfers from BLMIS since December 11, 2002. The remaining allegations of paragraph 2 are legal conclusions or arguments as to which no response is required. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the remaining allegations contained in paragraph 2 and on that basis denies each and every allegation contained therein.

3. Paragraph 3 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 3 and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

4. Paragraph 4 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 4 and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

5. Paragraph 5 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the allegations contained in paragraph 5 of the Complaint and respectfully refers all questions of law to the appropriate Court.

6. Paragraph 6 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 6 of the Complaint and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

7. Admit the allegations contained in paragraph 7 of the Complaint.

BACKGROUND, THE TRUSTEE AND STANDING

8. Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 8 of the Complaint and on that basis denies each and every allegation contained therein.

9. Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 9 of the Complaint and on that basis denies each and every allegation contained therein.

10. Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 10 of the Complaint and on that basis denies each and every allegation contained therein.

11. Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 11 of the Complaint and on that basis denies each and every allegation contained therein.

12. Paragraph 12 of the Complaint contains legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 12 of the Complaint and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

13. Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 13 of the Complaint and on that basis denies each and every allegation contained therein.

14. Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 14 of the Complaint and on that basis denies each and every allegation contained therein.

15. Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 15 of the Complaint that the Trustee is in the process of marshalling BLMIS's assets, that the liquidation of BLMIS's assets is well underway, and that such assets will not be sufficient to reimburse the customer of BLMIS for the billions of dollars that they invested over the years. The remaining allegations contained in paragraph 15 of the Complaint are legal conclusions or arguments as to which no response is required and, to the extent a response is required, Defendant denies those allegations on information and belief.

16. Paragraph 16 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 16 of the Complaint and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

17. Paragraph 17 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 17 of the Complaint and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

18. Paragraph 18 of the Complaint contains legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 18 of the Complaint and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

THE FRAUDULENT PONZI SCHEME

19. Defendant admits that BLMIS was a securities broker-dealer registered with the SEC and SIPC. However, Defendant is without sufficient knowledge or information to form a belief as to the truth of the remaining allegations contained in paragraph 19 of the Complaint and on that basis denies each and every allegation contained therein.

20. Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 20 of the Complaint and on that basis denies each and every allegation contained therein.

21. Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 21 of the Complaint and on that basis denies each and every allegation contained therein.

22. Defendant admits that he received monthly account statements from BLMIS. However, Defendant is without sufficient knowledge or information to form a belief as to the

truth of the remaining allegations contained in paragraph 22 of the Complaint and on that basis denies each and every allegation contained therein.

23. Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 23 of the Complaint and on that basis denies each and every allegation contained therein.

24. Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 24 of the Complaint and on that basis denies each and every allegation contained therein.

25. Defendant denies that any monies sent to BLMIS were used to enrich the Defendant or that Defendant had any knowledge of the alleged Ponzi scheme, to the extent it existed. Further, Defendant is without sufficient knowledge or information to form a belief as to the truth of the remaining allegations contained in paragraph 25 of the Complaint and on that basis denies each and every allegation contained therein.

26. Paragraph 26 of the Complaint contains legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 26 of the Complaint and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

27. Defendant admits that he received certain transfers from, and made certain transfers to BLMIS, but is without sufficient knowledge or information to form a belief as to the truth of the remaining allegations contained in paragraph 27 of the Complaint and on that basis denies each and every allegation contained therein.

28. Defendant admits that he received monthly account statements from BLMIS, but is without sufficient knowledge or information to form a belief as to the truth of the remaining

allegations contained in paragraph 28 of the Complaint and on that basis denies each and every allegation contained therein.

29. Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 29 of the Complaint and on that basis denies each and every allegation contained therein.

30. Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 30 of the Complaint and on that basis denies each and every allegation contained therein.

31. Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 31 of the Complaint and on that basis denies each and every allegation contained therein.

32. Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 32 of the Complaint and on that basis denies each and every allegation contained therein.

33. Paragraph 33 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 33 of the Complaint and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

THE TRANSFERS

34. Defendant admits that he held an account with BLMIS (the "Account"), and admit upon information and belief that he entered into certain account agreements including documents entitled: Customer Agreement; Option Agreement, and Trading Authorization Limited to Purchases and Sales of Securities and Options (collectively, the "Account

Agreements”), but is without sufficient knowledge or information to form a belief as to the truth of the remaining allegations contained in paragraph 34 of the Complaint and on that basis denies each and every remaining allegation contained therein.

35. Defendant admits that he contributed funds to the Account. The remainder of paragraph 35 of the Complaint contains legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the remaining allegations and respectfully refers the appropriate Court to the Account Agreements for all matters of interpretation.

36. Defendant admits that he received certain transfers from BLMIS during the six years prior to the Filing Date, but denies the remaining allegations contained in paragraph 36 of the Complaint.

37. Paragraph 37 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant admits that he received certain transfers from, and made certain transfers to, BLMIS Securities during the six years prior to the Filing Date and during the two years prior to the Filing Date, denies the remaining allegations contained in paragraph 37 of the Complaint, and respectfully refers all questions of law to the appropriate Court.

38. Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 38 of the Complaint and on that basis denies each and every allegation contained therein.

39. Paragraph 39 of the Complaint contains no allegations of fact. As such, no response is required. To the extent a response is required, Defendant denies the allegations contained in paragraph 39 of the Complaint.

CUSTOMER CLAIMS

40. Defendant admits that he filed a customer claim, which was designated as Claim Number 008906 by the Trustee.

41. Defendant admits the allegations contained in paragraph 41 of the Complaint.

42. Defendant admits the allegations contained in paragraph 42 of the Complaint.

43. Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 43 of the Complaint and on that basis denies each and every allegation contained therein.

COUNT ONE
FRAUDULENT TRANSFER – 11 U.S.C. §§ 548 (a)(1)(A), 550(a) and 551

44. Paragraph 44 of the Complaint is a mere transitional phrase to which no response is required. To the extent that a response may be required, Defendant repeats, realleges and incorporates herein by reference each of the foregoing paragraphs.

45. Paragraph 45 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the allegations contained in paragraph 45 of the Complaint and respectfully refers all questions of law to the appropriate Court.

46. Paragraph 46 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the allegations contained in paragraph 46 of the Complaint and respectfully refers all questions of law to the appropriate Court.

47. Paragraph 47 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in

paragraph 47 of the Complaint and on that basis denies each and every allegation contained therein and respectfully refers all questions of law to the appropriate Court.

48. Paragraph 48 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the allegations contained in paragraph 48 of the Complaint and respectfully refers all questions of law to the appropriate Court.

49. Paragraph 49 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the allegations contained in paragraph 49 of the Complaint and respectfully refers all questions of law to the appropriate Court.

COUNT TWO
FRAUDULENT TRANSFER – 11 U.S.C. §§ 548(a)(1)(B), 550(a) and 551

This cause of action against the Defendant has been dismissed in accordance with the Consent Order Granting Certification Pursuant to Fed. R. Civ. P. 54(b) for Entry of Final Judgment Dismissing Certain Claims and Actions. See Securities Inv. Prot. Corp. v. Bernard L. Madoff Inv. Secs. LLC (In re Madoff Secs.), No. 12-MC-0115 (JSR) (S.D.N.Y. April 27, 2012) (Docket No. 101) (“Consent Order”). Without waiving the applicability of the Consent Order, Defendant answers the following paragraphs in order to preserve all rights with respect to the allegations contained therein.

50. Paragraph 50 of the Complaint is a mere transitional phrase to which no response is required. To the extent that a response may be required, Defendant repeats, realleges and incorporates herein by reference each of the foregoing paragraphs.

51. Paragraph 51 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the

allegations contained in paragraph 51 of the Complaint and respectfully refers all questions of law to the appropriate Court.

52. Paragraph 52 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the allegations contained in paragraph 52 of the Complaint and respectfully refers all questions of law to the appropriate Court.

53. Paragraph 53 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the allegations contained in paragraph 53 of the Complaint and respectfully refers all questions of law to the appropriate Court.

54. Paragraph 54 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 54 of the Complaint and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

55. Paragraph 55 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 55 of the Complaint and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

56. Paragraph 56 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in

paragraph 56 of the Complaint and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

57. Paragraph 57 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the allegations contained in paragraph 57 of the Complaint and respectfully refers all questions of law to the appropriate Court.

58. Paragraph 58 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the allegations contained in paragraph 58 of the Complaint and respectfully refers all questions of law to the appropriate Court.

COUNT THREE
FRAUDULENT TRANSFER – NEW YORK DEBTOR AND CREDITOR LAW §§ 276, 278 AND/OR 279, AND 11 U.S.C. §§ 544(b), 550(a) AND 551

This cause of action against the Defendant has been dismissed in accordance with the Consent Order. Without waiving the applicability of the Consent Order, Defendant answers the following paragraphs in order to preserve all rights with respect to the allegations contained therein.

59. Paragraph 59 of the Complaint is a mere transitional phrase to which no response is required. To the extent that a response may be required, Defendant repeats, realleges and incorporates herein by reference each of the foregoing paragraphs.

60. Paragraph 60 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 60 of the Complaint and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

61. Paragraph 61 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the allegations contained in paragraph 61 of the Complaint and respectfully refers all questions of law to the appropriate Court.

62. Paragraph 62 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 62 of the Complaint and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

63. Paragraph 63 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the allegations contained in paragraph 63 of the Complaint, and respectfully refers all questions of law to the appropriate Court.

COUNT FOUR
FRAUDULENT TRANSFER – NEW YORK DEBTOR AND CREDITOR LAW §§ 273
AND 278 AND/OR 279, AND 11 U.S.C. §§ 544(b), 550(a) AND 551

This cause of action against the Defendant has been dismissed in accordance with the Consent Order. Without waiving the applicability of the Consent Order, Defendant answers the following paragraphs in order to preserve all rights with respect to the allegations contained therein.

64. Paragraph 64 of the Complaint is a mere transitional phrase to which no response is required. To the extent that a response may be required, Defendant repeats, realleges and incorporates herein by reference each of the foregoing paragraphs.

65. Paragraph 65 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without

sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 65 of the Complaint and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

66. Paragraph 67 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the allegations contained in paragraph 67 of the Complaint and respectfully refers all questions of law to the appropriate Court.

67. Paragraph 67 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the allegations contained in paragraph 67 of the Complaint and respectfully refers all questions of law to the appropriate Court.

68. Paragraph 68 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 68 of the Complaint and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

69. Paragraph 69 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the allegations contained in paragraph 69 of the Complaint and respectfully refers all questions of law to the appropriate Court.

COUNT FIVE
FRAUDULENT TRANSFER – NEW YORK DEBTOR AND CREDITOR LAW §§ 273
AND 278 AND/OR 279, AND 11 U.S.C. §§ 544(b), 550(a) AND 551

This cause of action against the Defendant has been dismissed in accordance with the Consent Order. Without waiving the applicability of the Consent Order, Defendant answers the

following paragraphs in order to preserve all rights with respect to the allegations contained therein.

70. Paragraph 70 of the Complaint is a mere transitional phrase to which no response is required. To the extent that a response may be required, Defendant repeats, realleges and incorporates herein by reference each of the foregoing paragraphs.

71. Paragraph 71 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 71 of the Complaint and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

72. Paragraph 72 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the allegations contained in paragraph 72 of the Complaint and respectfully refers all questions of law to the appropriate Court.

73. Paragraph 73 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the allegations contained in paragraph 73 of the Complaint and respectfully refers all questions of law to the appropriate Court.

74. Paragraph 74 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 74 of the Complaint and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

75. Paragraph 75 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the allegations contained in paragraph 75 of the Complaint and respectfully refers all questions of law to the appropriate Court.

COUNT SIX

FRAUDULENT TRANSFER – NEW YORK DEBTOR AND CREDITOR LAW §§ 275, 278 AND/OR 279, AND 11 U.S.C. §§ 544(b), 550(a), AND 551

This cause of action against the Defendant has been dismissed in accordance with the Consent Order. Without waiving the applicability of the Consent Order, Defendant answers the following paragraphs in order to preserve all rights with respect to the allegations contained therein.

76. Paragraph 76 of the Complaint is a mere transitional phrase to which no response is required. To the extent that a response may be required, Defendant repeats, realleges and incorporates herein by reference each of the foregoing paragraphs.

77. Paragraph 77 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 77 of the Complaint and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

78. Paragraph 79 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the allegations contained in paragraph 79 of the Complaint and respectfully refers all questions of law to the appropriate Court.

79. Paragraph 79 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the

allegations contained in paragraph 79 of the Complaint and respectfully refers all questions of law to the appropriate Court.

80. Paragraph 80 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in paragraph 80 of the Complaint and on that basis denies each and every allegation contained therein, and respectfully refers all questions of law to the appropriate Court.

81. Paragraph 81 of the Complaint contains only legal conclusions or arguments to which no response is necessary. To the extent a response is required, Defendant denies the allegations contained in paragraph 81 of the Complaint and respectfully refers all questions of law to the appropriate Court.

AFFIRMATIVE DEFENSES

In identifying the defenses set forth below, Defendant does not relieve Plaintiff of proving under the appropriate standard of proof all elements of the claims that Plaintiff alleges. Defendant does not undertake any burdens that properly rest upon Plaintiff, and do not suggest either that Plaintiff does not bear the burden of proof as to such matters or that such matters are not elements that Plaintiff must establish in order to make out a *prima facie* case against Defendant. These defenses are set forth cumulatively and in the alternative.

Under prior decisions applicable to this adversary proceeding, all of the claims alleged in the Complaint are barred but for those claims asserted under sections 548(a)(1)(A) and 550(a)(2) of the Bankruptcy Code. *See* Consent Order Granting Certification Pursuant to Fed. R. Civ. P. 54(b) for Entry of Final Judgment Dismissing Certain Claims and Actions. *See Securities Inv. Prot. Corp. v. Bernard L. Madoff Inv. Secs. LLC (In re Madoff Secs.)*, No. 12-MC-0115 (JSR) (S.D.N.Y. April 27, 2012) (Docket No. 101). In the event that subsequent legal developments

further alter the claims available to the Trustee, Defendant hereby raises each and every defense at law, in equity, or otherwise, available under any and all federal and state statutes, laws, rules, regulations or other creations, including common law. Defendant further adopts and incorporates by reference any and all other defenses asserted or to be asserted by any other defendant or party-in-interest to the extent that Defendant is similarly situated and may properly assert such defense.

Defendant reserves and asserts all affirmative defenses available under applicable federal or state law, including Federal Rules of Bankruptcy Procedure, Federal Rules of Civil Procedure, New York Debtor and Creditor Law, New York Civil Practice and Local Rules, and reserves the right to assert other defenses, cross-claims, and third party claims when and if they become appropriate in this action.

These defenses are set forth cumulatively and in the alternative.

FIRST AFFIRMATIVE DEFENSE

1. The Complaint violates Rules 8(a)(2) and 9(b) of the Federal Rules of Civil Procedure, *Ashcroft v. Iqbal*, 129 S. Ct. 1937 (2009), and *Bell Atlantic Corp. v. Twombly*, 550 U.S. 544 (2007) by, *inter alia*, (a) failing to describe each specific transfer and its recipients, (b) pleading numerous background allegations and purported legal standards that are not required for the assertion of the alleged claims, and (c) pleading numerous factual allegations about which Defendant could not possibly have knowledge.

SECOND AFFIRMATIVE DEFENSE

2. This Court lacks jurisdiction over the final adjudication of the claims asserted in the Complaint under *Stern v. Marshall*, 131 S. Ct. 2594 (2011), and its progeny. The asserted claims are not core proceedings and Defendant does not consent to the entry of a final order and judgment by the Bankruptcy Court. Defendant further demands a trial by jury.

THIRD AFFIRMATIVE DEFENSE

3. The Complaint fails to state a claim on which relief can be granted because it fails to properly plead the elements required for the avoidance of BLMIS's obligations. Absent an action to avoid BLMIS's obligations to pay what is owed to the customer under state law, the transfers were all made on account of antecedent debts. To the extent the Trustee has pled the avoidance of obligations, he is not authorized under governing statutes to pursue such avoidance claims.

FOURTH AFFIRMATIVE DEFENSE

4. The Complaint is barred, in whole and/or in part, because Plaintiff lacks standing and/or capacity to bring any claims against Defendant.

FIFTH AFFIRMATIVE DEFENSE

5. The claims are not ripe because they do not meet the conditions of section 78fff-2(c)(3) of SIPA. The Trustee has not established that there is a shortfall in customer property.

SIXTH AFFIRMATIVE DEFENSE

6. The Complaint is barred, in whole and/or in part, because BLMIS never had a legal interest in the allegedly transferred funds and/or any and all such funds were held by BLMIS in trust or as bailee, and therefore the allegedly transferred funds are not property of the estate.

SEVENTH AFFIRMATIVE DEFENSE

7. The Complaint is barred, in whole and/or in part, because Plaintiff has failed to plead all of the elements of fraudulent transfer under 11 U.S.C. §§ 548(a)(1)(A) and 548(a)(1)(B) with sufficient particularity and factual basis.

EIGHTH AFFIRMATIVE DEFENSE

8. The Complaint is barred, in whole and/or in part, because Plaintiff has failed to plead all of the elements of fraudulent transfer under 11 U.S.C. § 544 and New York Debtor and Creditor Law §§ 273, 274, 275, 276, 276-a, 278 and/or 279 with sufficient particularity and factual basis.

NINTH AFFIRMATIVE DEFENSE

9. The alleged transfers, to the extent they were actually received by Defendant, were taken without actual fraudulent intent and for fair consideration, as provided by section 278(2) of the New York Debtor and Creditor Law. They are thus not avoidable or recoverable as against these Defendant under sections 544 and 550 of the Bankruptcy Code or sections 272 through 276 of the New York Debtor and Creditor Law.

TENTH AFFIRMATIVE DEFENSE

10. The alleged transfers, to the extent they were actually received by Defendant, were taken for fair consideration and without knowledge of the fraud, as provided by section 278(1) of the New York Debtor and Creditor Law. They are thus not avoidable or recoverable as against Defendant under Sections 544 and 550 of the Bankruptcy Code or sections 272 through 276 of the New York Debtor and Creditor Law.

ELEVENTH AFFIRMATIVE DEFENSE

11. The Complaint is barred, in whole and/or in part, because any and all alleged transfers received by Defendant from BLMIS were taken for value, in good faith, as provided by Section 548(c) of the Bankruptcy Code, and without knowledge of any voidability of such transfers and/or knowledge of the transferor's alleged fraudulent intent.

TWELFTH AFFIRMATIVE DEFENSE

12. To the extent one or more of the transfers alleged in the Complaint were made, the Complaint is barred by 11 U.S.C. § 550 (b)(1) because Defendant took any such transfer for value, in good faith, and without knowledge of the voidability of the alleged transfers. Such transfers are thus not avoidable or recoverable as against these Defendant under sections 548 and 550 of the Bankruptcy Code.

THIRTEENTH AFFIRMATIVE DEFENSE

13. To the extent one or more of the transfers alleged in the Complaint were made, the Complaint is barred by 11 U.S.C. § 550 (b)(2) because Defendant was an immediate or mediate good faith transferee of a transferee who took any such transfer for value, in good faith, and without knowledge of the voidability of the alleged transfers..

FOURTEENTH AFFIRMATIVE DEFENSE

14. The alleged transfers are exempt from avoidance in whole or part under section 546(e) of the Bankruptcy Code because each of the transfers was made by or to a stockbroker and/or financial institution, in connection with a securities contract.

FIFTEENTH AFFIRMATIVE DEFENSE

15. The alleged transfers are exempt from avoidance in whole or part under section 546(e) of the Bankruptcy Code because each of the transfers constitutes a settlement payment made by or to a stockbroker and/or financial institution.

SIXTEENTH AFFIRMATIVE DEFENSE

16. Plaintiff's Complaint is barred by the doctrine of *forum non conveniens*.

SEVENTEENTH AFFIRMATIVE DEFENSE

17. The Complaint is barred, in whole and/or in part, based on the doctrines of laches and/or waiver.

EIGHTEENTH AFFIRMATIVE DEFENSE

18. The claims are barred in whole or part by res judicata, collateral estoppel, and/or issue preclusion.

NINTEENTH AFFIRMATIVE DEFENSE

19. The Complaint is barred because the forum in which this action has been commenced cannot exercise in personam jurisdiction over Defendant.

TWENTIETH AFFIRMATIVE DEFENSE

20. The Complaint is barred with respect to claims under Section 544(b) of the Bankruptcy Code by the unclean hands of any creditor who held or holds matured or unmatured unsecured claims against BLMIS that were and are allowable under Section 502 of the Bankruptcy Code or that were and are not allowable only under Section 502(e).

TWENTY-FIRST AFFIRMATIVE DEFENSE

21. The Complaint is barred, in whole or in part, by the doctrine of *in pari delicto* and/or the Wagoner rule because, among other things, the acts of its predecessors, agents and representatives (including Bernard L. Madoff and BLMIS) are imputed to Plaintiff.

TWENTY-SECOND AFFIRMATIVE DEFENSE

22. The alleged transfers are not avoidable as against Defendant or recoverable from Defendant under the single satisfaction rule set forth in Section 550(d) of the Bankruptcy Code and/or under New York law.

TWENTY-THIRD AFFIRMATIVE DEFENSE

23. The Complaint is barred, in whole and/or in part, because the alleged transfers and/or Defendant's property is exempt from recovery by Plaintiff.

TWENTY-FOURTH AFFIRMATIVE DEFENSE

24. The claims should be dismissed due to Defendant's justifiable reliance on the activities of governmental and regulatory bodies, such as the Securities and Exchange Commission and the Securities Investor Protection Corporation, to oversee and monitor BLMIS' activities.

TWENTY-FIFTH AFFIRMATIVE DEFENSE

25. Each claim for recovery of a fraudulent transfer is subject to setoff or equitable adjustment because the Defendant received such transfer in good faith, without knowledge of the alleged fraud, and in payment of an antecedent debt, in whole or in part, on account of obligations owed by BLMIS for, inter alia, (a) amounts contractually due to customers under New York law for the balances shown on prior customer account statements and related documents; (b) rescission remedies, including damages and interest for fraud and misrepresentation pursuant to federal and state law; (c) the time value of money; (d) unjust enrichment; (e) damages for breach of fiduciary duty; and/or (f) money had and received.

TWENTY-SIXTH AFFIRMATIVE DEFENSE

26. Each of the counts alleging a fraudulent transfer is subject to setoff or other equitable adjustment to the extent that such transfers resulted in local, state or federal tax obligations, which were paid by Defendant, and/or to the extent such transfers were used, in whole or in part, used to pay tax obligations imposed on so-called "fictitious profits" reported on, among other things, IRS Form 1099 and other information reported by BLMIS to the Internal Revenue Service, state and/or local governmental taxing authorities.

TWENTY-SEVENTH AFFIRMATIVE DEFENSE

27. Recovery of attorneys' fees from Defendant is not permissible under Sections 544 and 550 of the Bankruptcy Code and Section 276-a of the New York Debtor and Creditor Law because such fees are not a "transfer" or "conveyance" under applicable law.

TWENTY-EIGHTH AFFIRMATIVE DEFENSE

28. The claims are barred in whole or part because they depend upon calculations that improperly attempt to avoid transfers that occurred prior to six years before the Filing Date.

TWENTY-NINTH AFFIRMATIVE DEFENSE

29. The claims are barred in whole or part because they depend upon calculations that improperly attempt to avoid transfers that occurred prior to two years before Filing Date.

THIRTIETH AFFIRMATIVE DEFENSE

30. The claims are barred in whole or part for failure to properly credit inter-account transfers.

THIRTY-FIRST AFFIRMATIVE DEFENSE

31. The claims are barred in whole or part for failure to properly account for the time value of money through an interest adjustment to principal deposits.

THIRTY-SECOND AFFIRMATIVE DEFENSE

32. The Complaint fails to state a claim on which relief can be granted because it fails to sufficiently trace the funds at issue from BLMIS to Defendant.

THIRTY-THIRD AFFIRMATIVE DEFENSE

33. Even if the Trustee is entitled to the return of some or all of the transfers, he is not entitled to interest from the date of each alleged transfer.

THIRTY-FOURTH AFFIRMATIVE DEFENSE

34. The claims are barred by intervening or superseding events, factors, occurrence, or conditions over which Defendant had no control.

JURY TRIAL DEMANDED

Defendant demands a trial by jury for all issues so triable.

RESERVATION OF RIGHTS

Defendant expressly reserves the right to amend and/or supplement this Answer, its Affirmative Defenses, and all other pleadings. Defendant also reserves the right to assert all other defenses that may be revealed during the course of discovery or other investigation.

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WHEREFORE, Defendant demand judgment against Plaintiff dismissing the Complaint with Prejudice, awarding Defendant' attorneys' fees and costs of suit, and such other relief as the Court deems just and appropriate.

Dated: New York, New York
April 17, 2014

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